



December 1, 2004

BY ELECTRONIC FILING

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

Re: *CC Docket No. 00-257*
Letter Notification

Dear Ms. Dortch:

Pursuant to 47 C.F.R. § 64.1120(e)(1), Cavalier Networks, LLC ("Cavalier Networks") submits this letter notification concerning its planned merger with City Signal Communications, Inc. ("City Signal"). Upon completion of the merger, which is expected to occur on or about December 31, 2004, Cavalier Networks will provide dark fiber to the current customers of City Signal. Cavalier Networks notes that City Signal provides only dark fiber, and not lit services, to customers, such that this notification is likely unnecessary. However, Cavalier Networks has provided notice to affected subscribers to avoid any doubt about whether notice should be provided.

Cavalier Networks certifies that it has complied with the requirement to provide advance subscriber notice in accordance with 47 C.F.R. § 64.1120(e)(3), with the obligations specified in that notice, and with other statutory and Commission requirements that apply to the streamlined process under 47 C.F.R. § 64.1120(e). A copy of the notice sent to affected subscribers is attached to this letter notification.

Please contact me at 757.248.4160 if the Commission has any questions or wishes to request any further information.

Sincerely,

A handwritten signature in blue ink, appearing to read "Stephen T. Perkins".

Stephen T. Perkins
Counsel

CERTIFICATION

On behalf of Cavalier Networks, LLC ("Cavalier Networks"), and in accordance with Section 64.1120 of the Commission's rules, 47 C.F.R. § 64.1120, I certify under penalty of perjury that I have read the foregoing notification and that the statements contained in it are true, complete, and correct to the best of my knowledge. I further certify that, with respect to the transfer to Cavalier Networks of the affected customers of City Signal Communications, Inc., Cavalier Networks has complied with the Commission's requirements to provide advance customer notice in accordance with Section 64.1120(e)(3), with the obligations specified in the notice to affected customers, and with other statutory and Commission requirements that apply to the streamlined process under Section 64.1120(e).

By: _____



Name: Stephen T. Perkins

Title: Counsel

Date: December 1, 2004



December 1, 2004

BY FIRST CLASS U.S. MAIL

Contact Name
Customer Name
Customer Address
Customer Address

Re: *Change in Control of City Signal Communications, Inc.*

Dear [**Contact Name**]:

City Signal Communications, Inc. ("City Signal") and Cavalier Networks, LLC ("Cavalier Networks") are pleased to announce their merger, which is expected to close on or about December 31, 2004. Cavalier Networks will become your new provider of dark fiber at that time. The rates, terms, and conditions of the dark fiber provided to you will remain the same as they were with City Signal before the merger. As required by federal regulation, Cavalier Networks will be responsible for any carrier change charges associated with this merger, but no such charges are expected. As also required by federal regulation, you have a right to select a different preferred carrier for any preferred telecommunications services, if you purchased any such services in addition to the dark fiber that you obtained from City Signal.

All customers receiving this notice will be transferred to Cavalier Networks. Cavalier Networks will be responsible for handling any complaints filed, or otherwise raised, prior to or during the transfer, against City Signal. The toll-free customer service telephone number for Cavalier will be 1.888.xxx.xxxx.

We look forward to working with you. Please feel free to contact me at 757.747.1287 if you have any questions about the merger.

Sincerely,

[signature]

Stephen T. Perkins
Counsel